

**MINUTES FOR THE COURT OF APPEAL
STATE OF CALIFORNIA
SECOND APPELLATE DISTRICT**

March 06, 2003

DIVISION ONE

B158946 Los Angeles County, D.C.S. (Not for Publication)
 v.
 William L., Sr.
 In re William L. Jr., a minor

We affirm the order refusing to place appellant with Mother. We reverse the order refusing to place appellant with Father.

Ortega, Acting P.J.

We concur: Vogel (Miriam A.), J.
 Mallano, J.

B155240 Hutchinson (Not for Publication)
 v.
 Busey

We affirm the order. The parties are to bear their own costs on appeal.

Ortega, Acting P.J.

We concur: Vogel (Miriam A.), J.
 Mallano, J.

DIVISION TWO

B150910 McMahon
 v.
 Rosenman
 Board of Trustees of the El Camino Community College District

Filed order denying petition for rehearing.

March 06, 2003 (Continued)

DIVISION TWO (Continued)

[illegible]

The March 27, 2002, order of the trial court is reversed in part and remanded for further determinations. The parties to bear their own costs on appeal.

Ashmann-Gerst, J.

We concur: Nott, Acting P.J.
Doi Todd, J.

B156287 People (Not for Publication)
v.
Mitchell

The judgment is modified to reflect a sentence on count 1 of 75 years to life, a consecutive sentence on count 2 of 67 years to life, and two 5-year section 667, subdivision (a) enhancements. The three-year section 12022.7, subdivision (a) enhancement on count 2 is stricken. In all other respects, the judgment is affirmed.

Ashmann-Gerst, J.

We concur: Boren, P.J.
 Doi Todd, J.

DIVISION THREE

B151614 People (Not for Publication)
v.
Geddrick

The judgment (order revoking probation) is affirmed.

Klein, P.J.

We concur: Kitching, J.
 Aldrich, J.

DIVISION THREE (Continued)

B164107 Daniel O. (Not for Publication)

v.

Superior Court, Los Angeles County

(Los Angeles county Department of Children and Family Services, r.p.i.)

Father's petition for extraordinary relief is granted. Let a peremptory writ of mandamus issue directing the juvenile court to vacate its order of December 31, 2002. This order is final as to this court immediately upon the filing of this opinion. (Cal.Rules of Court, rule 24(d)(2).) Upon remand, the juvenile court shall conduct a section 366.21 hearing forthwith, and based on that hearing, redetermine the issue of termination of reunification services, and conduct further proceedings not inconsistent with this opinion. The Department shall serve upon father and counsel for father a copy of the status report within five days. The order to show cause of discharge.

Aldrich, J.

We concur: Croskey, Acting P.J.
 Kitching, J.

B160066 People (Not for Publication)

v.

Carter

The judgment is affirmed.

Klein, P.J.

We concur: Kitching, J.
 Aldrich, J.

B158873 People (Not for Publication)

v.

Sherrod

The judgment is affirmed.

Croskey, Acting P.J.

We concur: Kitching, J.
 Aldrich, J.

DIVISION THREE (Continued)

B158809 People (Not for Publication)
v.
Brian F.

The order continuing wardship is modified by awarding appellant an additional 30 days of predisposition credit and, as modified, is affirmed. The juvenile court is directed to prepare an amended commitment order and to forward a certified copy thereof to the camp in which appellant was ordered placed.

Croskey, Acting P.J.

We concur: Kitching, J.
 Aldrich, J.

B159161 Los Angeles County, D.C.S. (Not for Publication)
v.
Grace L.

Appeal No. B159161, the appeal of the May 6, 2002 order, is dismissed. The August 30, 2002 and October 15, 2002 orders appealed from in Appeal No. B161949 are affirmed.

Croskey, J.

We concur: Klein, P.J.
Kitching, J.

B159472 Bergman (Not for Publication)
v.
Drum

The order appealed from is affirmed.

Croskey, Acting P.J.

We concur: Kitching, J.
 Aldrich, J.

March 06, 2003 (Continued)

DIVISION THREE (Continued)

B159916 Los Angeles County, D.C.S. (Not for Publication)
 v.
 Maria L.

The judgment is affirmed.

Croskey, Acting P.J.

We concur: Kitching, J.
 Aldrich, J.

DIVISION FIVE

B157399 People (Not for Publication)
 v.
 Rolando Calderon

The judgment is affirmed.

Grignon, J.

I concur: Turner, P.J.
I concur: Mosk, J. (Opinion)

B156125 People (Not for Publication)
 v.
 Paul Michael Palmateer

The judgment is affirmed.

Turner, P.J.

We concur: Armstrong, J.
 Mosk, J.

March 06, 2003 (Continued)

DIVISION FIVE (Continued)

B154246 People (Not for Publication)

$$\mathbf{V}_i$$

Arthur Roberson

The judgment is affirmed.

Mosk, J.

We concur: Turner, P.J.

Grignon, J.

B158663 People (Not for Publication)

V.

Rafael Mendoza

The judgment is affirmed.

Mosk, J.

We concur: Turner, P.J.

Grignon, J.

B153159 Elizabeth Sferrino, et al

$$\mathbf{V}_i$$

Custom Food Franchises

Filed order denying petition for rehearing. Justice Grignon would grant the petition.

DIVISION SEVEN

Court convened at 9:00 A.M.

Present: Perluss, P.J., Johnson, J., Woods, J., Munoz, J. (Assigned) and Eva McClintock, Deputy Clerk.

Each of the following:

B154803 People v. Jesus Martin S.

B155858 People v. Murphy

DIVISION SEVEN (Continued)

Each of the following (continued):

B155870 People v. Martin
B156198 People v. Virgil C.
B156989 People v. Adkins
B157277 People v. McCann
B157654 People v. Reed
B157848 People v. Campbell
B158448 People v. Ellington
B158522 People v. Lopez
B158890 People v. Vega

Argument waived, cause submitted.

B160840 People
 v.
 Francisco J.

Merits:

Argued by Mark Ankcorn for appellant and by Laura Hartquist, Deputy Attorney General for respondent. Cause submitted.

B155965 People
 v.
 Ricky Allen

Merits:

Argued by Eileen McGarry for appellant and by Robert Schneider, Deputy Attorney General for respondent. Cause submitted.

B156885 People
 v.
 Ruben R. Garcia

Merits:

Argued by Manuel Lopez for appellant and by Allison Chung, Deputy Attorney General for respondent. Cause submitted.

Court recessed at 9:46 A.M.

March 06, 2003 (Continued)

DIVISION SEVEN (Continued)

Court reconvened at 10:00 A.M.

Present: Perluss, P.J., Johnson, J., Woods, J., Munoz, J. (Assigned) and Eva McClintock, Deputy Clerk.

Each of the following:

B158101 DCFS v. Ronald and Norma B.

B159536 DCFS v. Christopher B.

B159729 DCFS v. Olem M., et al.

B159915 DCFS v. Steven S.

B161332 DCFS v. Renee S.

B163659 Leslie H. v. SCLA

Argument waived, cause submitted.

B158335 People
 v.
 Raymond M. Arnwine

Merits:

Argued by Joanna McKim for appellant and by Michelle Pirozzi, Deputy Attorney General for respondent. Cause submitted.

B158184 Joseph Morin
 v.
 Darla Elwood, et al.

Merits:

Argued by Patricia Barry for appellants and by Robert Drescher for respondent. Cause submitted.

Court recessed at 10:47A.M.

Court reconvened at 2:00 P.M.

Present: Perluss, P.J., Johnson, J., Woods, J., Munoz, J. (Assigned) and Eva McClintock, Deputy Clerk.

DIVISION SEVEN (Continued)

B154516 Sherman Whitmore
 v.
 Gary M. Paul, et al.

Merits:
Argued by Stephen Harris for appellant and by Jonathan Cole for
respondents. Cause submitted.

B155087 Anita Pattillo
 v.
 Henry Faxon, et al.

Merits:
Argued by Gregory Smith for appellant and by Jim Mahacek for
respondents. Cause submitted.

B147480 Cindra Palmer
 v.
 Compass Mgmt., et al.

Merits:
Argued by Steven Katz for appellants and by Charles O'Reilly for
respondent. Cause submitted.

B153210 Carlos Jackson
 v.
 Stacey Snider, et al.

Merits:
Argued by Carlos Jackson for appellant and by Ryan Larsen for
respondents. Cause submitted.

DIVISION SEVEN (Continued)

B155418 Katherine Mansell
v.
Douglas Otto, et al.

Merits:
Argued by George Kelly for appellant and by Kent Richland, Timothy O'Reilly, Jeffery Stockley and Martin McMahan for respondents. Cause submitted.

Court adjourned at 4:23 P.M.

B159414 People
v.
Lincoln
B164957 People
v.
Lincoln

Filed order consolidating above captioned appeals.

DIVISION EIGHT

B154753 People (Not for Publication)
v.
Thorbourm

The order is reversed and the matter is remanded for further proceedings not inconsistent with our decision, including reconsideration of the order dismissing the indictment or preparation of a written specification of reasons that complies with the requirements of section 1385.

Rubin, J.

We concur: Cooper, P.J.
Boland, J.

DIVISION EIGHT (Continued)

B155213 David, et al. (Not for Publication)

$$\mathbf{V}_i$$

Bosi Productions, LTD., et al.

The summary judgment for Eyres and EGM is affirmed. The order awarding attorney's fees and the summary judgment for Danylkiw and Bosi are reversed. The order awarding mediation sanctions to Eyres and EGM is affirmed. David's appeal from the sanctions order is dismissed as to Danylkiw and Bosi. Eyres and EGM are to recover their costs on appeal. As between David and Danylkiw/Bosi, however, each party is to bear its own costs.

Rubin, J.

We concur: Cooper, P.J.

Boland, J.

B149094 Mahboubian-Fard, et al. (Not for Publication)

$$\mathbf{V}_s$$

Superior Court, Los Angeles County
(Ramani, r.p.i.)

Let a peremptory writ of mandate issue directing the trial court to: (1) reverse the orders vacating the arbitration award and denying the Mahboubian-Fards' petition to confirm the award; and (2) enter a new and different order confirming the award. The Mahboubian-Fards are to recover their costs on appeal.

Rubin, J.

We concur: Cooper, P.J.

Boland, J.

B159142 Los Angeles County, D.C.S.

V.

Denise B.,

B162311 Los Angeles County, D.C.S.

V.

Denise B.

Filed order consolidating above captioned appeals.